THE MEMPHIS DAILY APPEAL-SATURDAY, FEBRUARY 11. 1871.

FINANCE AND TRADE.

COTTON CLAIMS. The Washington correspondent of the Baltimere American writes to that | 5-20 Bonds of 1868, new ournal as follows, under date of the hinst, in reference to cotton claims: The Court of Claims is now engaged in trying cotton cases under the act relating to captured and abandoned

	TRUD-LI	2909-70	1965
sa Louis	36 1,082	229.813	541
Colonge	719,364	264,280	685
CONTRACT -	430,048	532,660	0.57
MUNACHER	2,0,071	180,448	272

D. Fisher; Richard Jones, Cashier.

HIVER FREIGHTS SOUTH, The St. Louis papers, says the New Sriet Good Ordinary. New Orleans at 66c per bbl for flour, \$1 for whisky, and 80c per 100 lbs for corn, oats, bacon and lard. On the other hand rail freights East are pretty high, viz: \$1 40 per bbl on flour to
New York, and 75c per 100 ibs on
grain. There was one line loading at Stock, September 1, 1870... the per bbl on flour, and 10c per 100
Its on grain less than the foregoing river rates. These figures ought to establish a heavy export movement of their and grain from this port. The s 2s 6d on flour and 7d on grain; from | Stock at noon this day New Orleans, 4s 6d on flour and 10d on grain. The through cost of transportation on a barrel of flour from St. Louis via New York to Liverpool is \$2, while the through cost via New Orleans is \$1.62. The through cost of grain by the former route is \$1 per 100 pounds, and by the latter Sc. If these river freights are retained, it is very probable New Orleans may do a very large export hashness in flour latter, north 1900 Steamers, north 1900 Steamers, north 1900 Steamers, north 202 very large export business in flour and grain this spring. Let Western Sales during the week ending yesshippers send us supplies, and buyers terday evening were 11,550 bales; will be found.

will be found has the following, which we think of markets. interest to the cotton trade of Mem-The resolution offered at the meeting of the Cotton Exchange last evening was not, as printed, "that evening was not, as printed, "that contracts in 'futures' shall be made in the Exchange Rooms," but that no contracts shall be made, etc., the important word "no" being accidentaity omitted. We referred to the prompt rejection of this resolution—in layor of which we understand there secting of the Cotton Exchange last layor of which we understand there futures are easier and less active. March were only two votes—us signiwere only two votes—as significant of the spirit of the exchange. We recur to the matter not only to correct the error mentioned, but to call attention to this expression of opinion from so large and respectable a number of our lending operators in the staple in favor of sules for forward week—for export, 14,065 bales; for speculation, 202 bales, February, 14,165; March, 14%; delivery. Speculators in New York or latton, 1069; to spinners, 4327; in transit declivere, who wish to operate either 69; contracts, 57,690 bales. their command, they can keep their orrespondents here fully advised of their wishes, and give or cancel orders without delay. As we have on we are opposed to all transactions for future delivery, except for specific lots of cotton, in transit from interior of cotton, in transit from interior towns or other ports, or ready for beling forwarded or shipped. This is what is technically called in New York "cotton to arrive"—not "cotton Stock on hand..... for forward delivery." But inssmuch as this general dealing in "futures" has increased to an enormous extent n other markets-especially in New hope for the benefit of the brokers market is very bare; 100 bbls meal, who will make their commissions on \$3 27\frac{1}{2}; 25 bbls buckwheat, \$5 00; 500 the profit or loss of the speculation, tions yesterday. Prices of leading that they will be furnished every articles are not materially changed,

the past five weeks:

231,625 Here, for every four bales sold for mmediate delivery, about nine bales 206256 are for future, and if done through the that respectable and intelligent body, whose aid, in fact, is essential to the per ton, buyer furnishing sacks, movement of the staple. The moder. business for forward delivery itherto done in this market has mostv embraged sales of cotton in transit from the interior or from other Gulf perts, and such transactions, by common consent, have been omitted in the market reports. Under the auspices of the Cotton Exchange, as indicated by the resolution 80 emphatically negatived last evening, this business must soon assume a much more important phase, and demand the close attention of both speculators and brokers. We hope, however that whatever may be its bowever, that whatever may be its Bran is scarce at \$1 40@1 50 per hundred. extent, it will be conducted with the Hay, quiet at \$13@24. Oats, scarce at airness that has characterized our 68670-

There are no new or interesting features to mention in connection with local financial affairs. The demand for accommodations at the banks yesterday were somewhat larger, and was promptly met where applicants were depositors, or where they were considered Al. Rates of interest were from 9 to 12 per cent.

**Stage connection between Lewisburg and Forthmith.

**Stage connection between Lewisburg and Forthmith.

**Cosches with also leave the principal hotels at fair bank and Forthmith.

**Cosches with also leave the principal hotels at fair bank for growth of passengers to and from the station at functoration, inquire at the general effect of the company, Real Estate Bank Building, corner of Markham and Commerce agrees, and Was promptly met where they were considered Al. Rates of interest were from 9 to 12 per cent.

***Cosches with also leave the principal hotels at fault skelds for transfer of passengers to and from the station at functoration, inquire at the general effect of the company, Real Estate Bank Building, corner of Markham and Commerce agrees, and Was promptly met where applicants were depositors, or where they were considered Al. Rates of interest were from 9 to 12 per cent.

**Cosches with also leave the principal hotels at fail round, 689c.

Fort fail 75@150.

**Cosches with also leave the principal hotels at fail round, 689c.

**For farther information, inquire at the general effect for the company. Real Estate Bank Building, corner of Markham and Commerce agrees, per dozen.

D. W. C. BROWN, Gen'l Burk.

LOKING S. POR'S 20 S. Qualis, \$1.75. Wild Bank Building.

LOKING S. POR'S 20 S. Qualis, \$1.75. Wild Bank Building.

**Cosches with also leave the principal hotels at fail round, 689c.

**For farther information, inquire at the general effect for the company.

Commerce agrees, and For the comment.

LOKING S. POR'S 20 S. Qualis, \$1.75. Wild Bank Building.

LOKING S. POR'S 20 S. Qualis, \$1.75. Wild Bank Building.

**LOKING S. POR'S 20 S. Qualis 20 S. Qualis 20 S. Qualis 20 interest were from 9 to 12 per cent., and upon the street from 1 to 12 per cent., per month. Exchange comes in slowly and is inadequate to the detailed. Tallow, 860c Deer skins, 15615c; beaver, Office of D mand. Cotton bills are taken at 10 to 300 081 50 each; otter, \$104 each; mink, discount, and Southern bills at 10 dis-400 081; for, 30c; coon, 12)40 30c. count. Checking rates are to discount on New Orleans. Local stocks and securities are dull and transactions limited to the purchase of small appoints of county warrants and Ton. amounts of county warrants and Ten- (200 per dozen; uppers, 40/250c; calfakins, nessee money. The former is bought American, per dozen, \$30,050, at 64,666; the latter is taken at 75c Lays Stock—Cattle, lat quality, 6,37c,

STOCES AND BONDS IN NEW YORK. NEW YORK, February 10, 10:25 a.m .-Governments are strong, with an advanc-ing tendency. Sterling is steady at 109%.

Gold Carrying at a per court
C-13
There is a series of the serie
5-20 Bonds of 18821113
5 20 Bands of 1984
5 29 Bonds Of 1905 1165
5-20 Bonds of 18851169
6-20 Bonds of 1865 new
- NO TO A SHARE OF THE PARTY PARTY AND ASSESSED TO THE PARTY ASSESSED.
or the Character of Taking, Though and a secretary transfer that
The same of the sa
Pacific Sixes1113
Pacine Bixes
NEW YORK, February 10, 2:25 p.m
Governments are strong, with an advance
Governments are serviced to have

cent. Gold carrying at 3 per cent. Honds of 1881 OFFICE OF THE DAILT APPRAL, 5-20 Bonds of 1964.... MEMPHIS, February 10, 1871. 5-20 Bonds of 1985...

> 5-20 Bonda of 1867, new Naw York, February 10, 1:80 p.m.— In Railroad and Express shares the mar-ket is strong, with demand from "bears" to cover their pravious contracts.

There were cases in which concessions

The New Orleans Picarune of were made on the better grades, but Thursday announced that on that day they were limited to small lots of the New Orleans National Bank would from two to five bales. Sales during open for business, at the banking the day foot up 3821 bales, of which house, No. 51 Camp street. The man one-fourth was taken on foreign achouse, No. 54 Camp street. The man-agement of this new bank, which, as count. Included in the purchases sometimes said to "enjoy very poor health," we understand, is beginning opera-tions under very fair suspices, is en-trusted to a board of directors com-other, reported at 14-a14-c. Low Midtrusted to a board of directors composed of the following gentlemen: A. Wheless, President; J. N. Beadles, Vice President; J. K. Bell, H. Block, J. L. Dunnica, S. Delgado, E. C. Palmer, T. Henderson, J. B. Vanhorn, J. B. Woods, A. Chapsky, G. Strict Good Ordinary at 12\(\frac{1}{2}\)al2\(\frac{1}{2}\)c; and Chapsky, G. Strict Good Ordinary at 12\(\frac{1}{2}\)al2\(\frac{1}{2}\)c; and Chapsky, G. Strict Good Ordinary at 12\(\frac{1}{2}\)al2\(\frac{1}{2}\)c; and Chapsky, G. Clean Stains at 18jc. We quote: O:dinary.....

COTTON STATEMENT. CHAMBER OF COMMERCE, MEMPHIS, February 10, 1871.

Our dispatches below give the latest

COTTON IN NEW OBLEANS, New ORLEANS, February 10, 11:30 a.m. can readily effect their object in New Oction is quiet and weak; Middling, Orleans as well as in New York or Liverpool. With the telegraph at Liverpool. With the telegraph at 1824 (6143). Sales 9300 bales.

LIVERPOOL, February 10,11 a.mi-Cotto

is dull and tending downward; Uplands, 754d; Orleans, 754d. LIVERPOOL WEEKLY STATEMENT. Receipts for the week

TRADE

ested a desire to participate in it, we | Sales on 'Change were few and the such negotiations, whatever may be gunnies, 10c, were the only transacproper facility for the purpose. To show the extent to which this business is carried in New York, we give the following statement of sales for 2 20 for pints. Porter, do., Guinness' & Young's Scotch Ale, in pints, \$2 90 per BUTTER-Neglected and nominal.

BEANS-White mixed, \$1 75@2; Navy, CANDIES-Stick, 16%18c; plain fancy CANDLES-Star, 11 es, 131/c; 12 cd, 141/c; are for future, and if done through the interposition of brokers, as will be necessary under the by-laws of our Cotton Exchange, it is manifest it Comment—Sales on layer at \$5.30 per

COTTONNEED-Cottonseed on leves, 29 Cherse-Western Reserve, 14@1436; Factory, 15@16c; English Dairy, 15@17c. Corres-Rio, common to choice, 1834@

intrness that has characterized our factors, brokers and shippers as long as New Orleans has been a cotton market; and that public opinion will frown down any attempts to convert our market into a memagerie for bulls and bears.

60670c.

FRUIT—Apples scarce; \$568, as to quality. Dried apples, 5660; dried peaches, 768c. Oranges, \$6 5007 per box. Lemons \$8610 per box.

FLOUR—Firm and active; supers are held at \$5 7566; extra, \$6 2066 50; double extra, \$7 5068 00; fancy \$7 80 00 per barrel. FINANCIAL.

There are so new or interesting features to mention in connection with local financial affairs. The do.

FREE 186 75(87; treble extra, \$7 50(88 00; fanoy, \$9 e0 per barrel.

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First, \$6 75(87; treble extra, \$7 50(88

Hoursy-Demand light: \$5 60@6 25 per contracts for Labor, or men fu tahed on most favorable terms. A white.

and sold at 77c. Gold was bought at gross; 2dquality, 4@5c; csumisu, 2@5%e; 110i@110i, and is sold at New York quotations.

Sheep are scarce at \$565 per head. Texas beeves, \$20660 per head and dull, with light supply.

Molasses—Fair Louislans, \$5675c; Prime, 7565c; Choice, 85690c; Syraps, 900601 is. Sorghum, \$5690c; Syraps, 900601 is. Sorghum, \$6650c.

NAULS—Selling at \$4 55 rates.

NAVAL STORRS—Tar, in kegs, \$5 25 for pine; in \$6 galion barrels, \$8600. Pitch, \$5 per barrel. Oakum, \$566 per bals.

Poultar—Dull. Chickens, \$4 6865 00; turkeys, \$15630 per dozen. Green, \$768.

Provisions—Meats quiet and weak.

Mass Port is said at \$25 88600. NAUS-Seiling at \$4.50 rates.
NAUS-Seiling at \$4.50 rates.
NAVAL Storass-Tar, in kegs, \$5.25 for pine; in 40 galion barrels, \$86010. Pitah, \$5 per barrel. Oakum, \$565 per bale.
POULTRY-Dull. Unickens, \$4.0065.00; turksys, \$15620 per dozen. Geene, \$768.
PROVINDONS-Ments quiet and weak.
Mean Pork is held at \$23.50602. Clear bacon atdes at lice clear balic sides. 11462. con aidee at lile; clear bulk sides, 1114@ 12c; clear rib, 11@11%c; shoulders, 8%@9c; breakfast bacon, 17@18c; sugar-cured hams, 17@18c. Lard in thereas, 18@18%c; kegs, 14%@15c; caddles, 18@ Governments are sarong, water and week PRODUCE-Potatoes in demand, Peaching tendency. Sterling remains very week PRODUCE-Potatoes in demand, Peach-

at 100%. Money continues easy at 4@5 blows, \$3 50@3 75: Onious, \$3; Turnips, \$1 per barrel. Cabbage, \$8 per 100. Powber-Mining per keg, \$4 50; rifle,

Rics-North Carolina, \$@81/c; Louisi-Ana, 71/QSc. Sucass—Firm. White clarified common to choice, 13/214c; yellow do, 111/4 12/4c; choice Louisima, old process, 12/6 110% 123cc; prime, 1134@12c; fully fair, 11@
1104 113c; fair, 10@11c.
11124 5417—230 pound barrels, \$2 25@2 50.
Dairy, 3 50@3 55. Sack, \$2 15 for soarse, and \$2 25 for fine. Stance-7@8c per pound. Soar-German muttled, \$14@9c; yel

relating to captured and abandoned property. The Court of Claims has adopted a new rule, requiring the allegations of loyalty to be expressed in the words of the statute. Some cases have been postponed for the purpose of allowing time for the amendment of petitions, in that particular."

PORK PACKING WEST.

The packing up to latest mail dates the first previous contracts.

The packing up to latest mail dates are previous contracts.

Short—Ranges from \$2.50 to \$2.75 per such sock.

Short—Ranges from \$2.50 to \$2.75 per sack.

Short—Ranges from \$2

SPECIAL HOTICES.

Burning and Shaking --- By a ridiculous guard against this class of diseases or as a remedy for them, and failed to produce the desired effect. The season when malarious fevers are rife, has commenced, and no in-habitant of any district subject to their visiations should be without this great prevent protection against all the ailments which prevail in the spring months. From marsh and pool, and from all moist soils, are now ing the mephilic elements which give pirth to fever, indignation, biliousness, colica and a whole host of epidemic and other maladies. Aid the system to resist them. Energise and regulate all the animal functions with this jein forcing agent. This precaution is as necessary in cities as in new settlements, for malarious fevers are now almost as common in the great centers of popula-tion as on the borders of the southern bayous and marshes and the rich sgricultural re-gions of the west. The preventive and rem-edy is accessible to all. Who will be unwise enough to brave recklessly the danger it would average.

RAILROADS,

LOUISVILLE ROUTE North and East.

WINTER SCHEDULE | trated compound Extract Buchu is decidedly The New Orleans Times of the 9th advices from Liverpool and other TAKES EFFECT JAN, 9, 187

	Memphis4.15 s.m.	£ 45 mm
ne.	ARRIVE AT	L45 p.m
	Bi, Louis	No. box
J_{L}	86, LOUIS	7-15 s.m
94	Numbrille 5.56 p.m.	W. mar.
n.	Louisville	F.00 st.10
	Cincinnati	1.05 p.m
2;	ARGURIAN POLIS	11.00 p.m
0.1	Cleveland	7.50 a.m
	Sufficie 108 p.m. Niagara Falis 6.20 a.m.	2.00 p.m
y	Ningara Falls 0.20 a.m.	4.45 p.m
*	Pittaburg 7.25 p.m. Baltimore 9.00 a.m.	8.45 B. III
	Baltimore 9.00 a.m.	6.96 p.m
st	Washington City10.20 a.m.	10.00 p.m
٥,	Philadelphia. 9.40 a.m.	5.35 p.m.
0:	New York 1.40 p.m	8.a0 p.m.
- 7	Brownsyllie Accommodation les	aven dally
y	(except Sunday) at #:15 p.m.	
	Daily through train to Nashville	and Chat-
ST.	lancogs, without change of cars,	ne.voe. at

The train leaving Memphis at 1.25 p.m. runs daily. The 4:16 a.m. irain does not run on Sunday. Both trains run through to fouls ville without change. Elegant sleeping cars run through on the 1:85 p.m. train from Memphis to Louisville, connecting at Louisville with through cars to Finindsiphils, Clevsland, Buffalo and New York, without change. Only one change from Louisville to Baltimore, Washington City and Boston. Berths and staterooms, in through cars, can be engaged at the Ticket Office, 25% Main street.

J. F. BOYD, Superintendent, James Spran, Ticket Agent. James

MEMPHIS AND NASHVILLE

Memphis and Leuisville, and Nashville and Northwestern Rallroad, Two Passenger Trains Daily.

78 MILES SHORTS STHAN VIA DECATUR

SHORTEST, BEST, QUICKEST ROUTE The only rouse by which Passengers are not composed to change cars.

Baggage and Passenger cars run through to Fashville on the passenger train leaving Memphis at 7:45 p.m. Save time, distance, and the delays and trouble incident to changing cars at unsea-sonable hours. Or at Depot, head of Main at. Take the through sleeping or a seat in one of the through sleeping or a seat in one of the through pawenger cars of this line. Advise your neighbors, friends, and the traveling public to take the chort this via McKensle, going to treturing from Nashvile, Charlanooga, Knoxville, Bristol, Lynchburg, Atlanta, Rome, Augusta, Macon, Favannahand Charleston.

Genera, Superintendent.

W. L. DANLEY, wen'l Pass and Ticaet agt W. H. Landis, Passenger Agent N. & N. W. R. th. Jac. SPrach, Ticket Agent, Jan's

LITTLE ROCK AND FT. SMITH

TIME CARD.

RAILROAD.

CHARLES RESDALL Office of DeVASSA & CO.

LABOR AGENTS, No. 14 Poplar St., S. W. cor. Overten Hetel. MEMPHIS, : TENNESSEE,

NOTICE.

\$1000 Reward For any case of Mind. Meeding or Rehing PILES that Dalling's Piles Ramany fails to ours. It has cured cases of Myears standing. Try it, and get rid of the most troublesome disease flesh is heir to. Sold by all druggists Sold everywhere. Send for pamphiet.

NOTICE TO NON-RESIDENTS. HELMBOLD'S BUCHU. - 1411

The Eldneys are two in number, situated at the upper par of the loin, surrounded by

ability; others urinate without the ability to retain. This frequently occurs in children.]]

The reader must also be made aware, that in which it has been isken, either as a safe- as our flesh and blood are supported from

GOUV. OR RESUMATION .- Pain occurring in the loins is indicative of the above diseases. ive and remedy. Indeed, it is a most potent | They occur in persons disposed to acid stomach and chalky concretious.

THE GRAVEL .- The gravel ensues from negorms. It is from this deposit that the ston

when of the chest, 5 dolhoraz.

:10 p.m experienced Physicians, experiencin but

selean in regard to using your Extract Buchu.

It was an an and so for hearing exparts, and and so for hearing exparts, and some of control of the state of remedies, and had found them worthless, and some quite injurtous; in fact of the state of the st would be of greater value to y u, and more

stisfactory to me. f am now able to report that a cure is ef

Non-Resident Notice,

Hon, THOS. B. FLORENCE, Philadelphia. Hon. J. C. Knox, Judge, Philadelphia.

Non Resident Notice. No. ISL—In the First Chancery Convt of She'by county, Tennessee.—G. N. Candee vs E. D. Bagiand.

IT appearing that the writ of attachment was issued in this c use against the estate of said E. D. Hagiand on the 5th of January, 1571 on the bill of complainant under cath filed here in, alleging that said E. D. Ragiand is a non-resident of Tennessee and a citizen of the State of Arkansas; that he is indebted to complainant in the sum of about \$1.5, as syldenced by a promissory note herein executed by him to Stovali & Mitchell, and by them indersed to complainant, and that said attachment has been levied on the property of said defendant:

1. It is therefore ordered, That he make his appearance herein, at the court-house in the city of Memphis, Tenn., on or before the first Monday in March, 1871, and plead, answer or demur to complainant's bill, or the same

the taken for confessed as to him and set r hearing exparts; and that a copy of this der be published once a week, for four anc-ssive weeks, in the Memphis Appeal. Acopy attest. EDMUND A. COLE, Clerk and Master. By R. J. HLACK, Deputy C. and M. L. B. McFarland, Soi. for complt. ja25

Non-Resident Notice. No. 156, R.—In the First Chancery Court of Shelby county, Tennessee.—Jesse J. Busby et al. (Busby, Johnson & Co.), vs. O. M. Spillman and H. P. Spillman.
If appearing that the writ of attachment I was issued in this cause against the estate of G. M. Spillman and H. P. Spillman of the 2 th of December, 1570, on the bill on complainant under outh filed herein, alleging that said Spillmans are residents of Arsansus and non-residents of the State of Temnessee; that they are indebted to complainants in the sam of about 2 low as evidenced by their promiseory note executed to compatinants. J. J. Susby, April 16, 1570; that said stachment has been returned levied on the property of defendants, etc.:

It is therefore ordered, That they make their appearance herein, at the court-house in the city of Memphis, Tenn., on or before the first Monday in March, 1871, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte; and that a m and set for hearing exparte; and that a y of this order be published once a week, our successive weeks, in the Memphis

A copy—attest: ELMUND A. COLE, Clerk and Master. By B. J. BLACE, Deputy Clerk and Master. Metcalf & Scarbrough, Sols for compl'ts, 125 Non-Resident Notice.

o. 16L.—In the Second Chancery Court of Shelby county, Tennessee.—Harriet R. Goodwyn, by next friend, John B. Leech va. William A. Goodwyn et al. T appearing from bill, which is aworn to, in this cause, that the defendants, McGav-iz Goodwyn, Gree Goodwyn, Mary Lizzle ondwyn, David M. Goodwyn and Philo Hitaisna, and non-residents of the State of

It is therefore ordered, That thay make their appearance herein, at the court house of the Second Chancery Court of Sheiby county. In the city of Memphis, Tenn., on or before the first Monday in March, 1871, and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to them and set for bearing expatric; and that a copy of this order be published once a week, low four successive weeks. In the Memphis Appeal. This January 35, 1871. A cooy-attest.

M. D. L. NYEWART, Clerk and Master.

By GRONGE MALLERY, Deputy C. and M.
kates & Ja knon, Sols for compit. Jam.

No. 18 The Second Chancery Court of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity county, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity County, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity County, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity County, 7en essec. John M. Ford, Jesse Smith and John B. 18 store of Shelity County, 7en essec. John M. 18 store of Shelity County, 7en essec. John M. Ford, Jesse Smith M. 18 store of Shelity County, 18 store of Shelity County Jesse Smith M. 18 store of Shelity County, 18 store of Shelity County, 18 store of Tenses on Institute and John B. In the salt of Jenses Shelity County, 18 store of Shelity County, 18 store of

A copy-attest:

M. D. I. STEWART, Clerk and Master,
By C. BELCHES, Deputy: and M.
Kortrecht & Craft, Sols, for complians. tall.

Second Chancery

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and set for hearing exparts, and that a of this order be published once a week ur successive weeks in the Memphis Ar-

A copy-attest:
M. D. L. STEWART, Clerk and Master.
By GEO MALLINY, Deputy C. and M.
Harris & Pillow, Sols. for compl's.
jage

Mon-Resident Notice. No. 4328, O. R. D.—In the Second Chancery Court of Shelby county, Tennessee.—Martina B. Mosby vs. John Mosey et al.

Thas B. Mosby vs. John Mosey et al.

That the defendant, John Mosby, is a resident of Albemaric county, State of Virginia, and a non-resident of the State of Tennessee, and that an attachment issued from this court attaching all the right, title and interest of the said defendant in and to the estate of Pleasant Mosby, deceased, has been returned levice. From this court attaching all the right, title and interest of the said defendant in and to the estate of Pleasant Mosby, deceased, has been returned levice. From the same will be taken for confessed as to him and set for make the same will be taken for confessed as to him and set for make it is appearance herein, at the second Chancery Court in the city of Memphis, Tenn.. on the first Monday in March, 13-1, and pleed, answer or demur to complainant's bill, or the same will be taken for confessed as to him and set for make it is appearance herein, at the court house of the Second Chancery Court of the city of Memphis, Tenn. and the first Monday in April, 1871, and pleed, answer or demur to complainant's bill, or the same will be taken for confessed as to him and set for hearing exparts; and that a copy of this order be published once a week, for four successive weeks, in the Mamphis Appeal.

This Jennary 14, 1871.

M. D. L. STEWART, Clerk and Master.

Menx & Scales, Sols for compit (and)

Non-Resident Notice,

No. 157.-R.—In the First Chancery Court of Sheiby county, Tennessee.—G. R. Bridges vs. E. K. Austin.
IT appearing from affidavit in this cause that I the detendant, E. K. Austin, left the State of Tennessee many years ago and never re-Hon. J. E. Shack, Judge, Philadelphia.

Hon. D. E. Porter, ex-Governor, Pennsylvania.

Hon. E. H. Porter, ex-Governor, Pennsylvania.

Hon. E. H. General, ex-Governor, Pennsylvania.

Hon. E. C. General, ex-Governor, Pennsylvania.

Hon. E. G. General, Judge, Philadelphia.

Hon. E. G. General, Judge, United States Court.

Hon. E. G. General, Judge, United States Court.

Hon. G. W. Woodward, Judge, Philadelphia.

Hon. W. A. Porter, Chy Solicitor Philadelphia.

Hon. W. A. Porter, Chy Solicitor Philadelphia.

Hon. J. C. Knox, Judge, Philadelphia.

Hon. E. G. General, Judge, Philadelphia.

Hon. W. A. Porter, Chy Solicitor Philadelphia.

Hon. W. A. Porter, Chy Solicitor Philadelphia.

Hon. E. Harra, Auditor-General, Washing-Hon. Harra, Harra,

Hon. W. A. Powers, Chy Relicitor Phil deiphia.

Hon. E. Harris, Chy Relicitor Phil deiphia.

Hon. John Coll. Gerk and Master.

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NOTICE TO NON-RESIDENTS.

Non-Resident Notice.

No. 4211.—In the Second Chancery Court of Shelby county, Tenn—Martin Laily vs. Thomas Carrigan, Ann Hamiin, E. Taily and John S Cisyton.

If appearing from the return of the Sheriff in this cause that the defendant, ann Hamile. Is not to be found in Shelby county. Junes Franklin fficks vs. Or-Ville R. Early et al. the city of Memphis, Tonin, on or before the first Monday in March, 1871, and plead, an awar or demur to complainant's bill, or the same will be taken for confessed as to her and set for hearing exparte; and that a copy of this order be published once a week, for four accessive weeks, in the Memphis Appeal. This January 77, 1871.

A copy—sited.

M. D. L. STEWART, Clerk and Master, By Gro. Mallign, Pepury C. and M. King & Bigolow, Bois for comply. July 1881.

King & Bigolow, Bois for comply. July 1881.

M. D. Control of the Clerk and Memphis or the city of Memphis, Control of the Clerk and Memphis and the city of Memphis formed property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as property, vir. A certain lot of land city as second to the city of Memphis, Tenn., on street, in the city of Memphis, Tenn.,

Non-Resident Nozice. No. 2785, O. R.—In the First Chancery Court of Sheihy county Tenn.—R. D. Jordan, Adm'r of Waiter Bichards dee'd, at al. vs. David Newell, Adm'r of A. G. Kuapp, dee'd.

David Newell, Adm'r of A. G. Knapp, dee'd, et al.
IT appearing from affidavit in this cause I that the defendant, Martha A. Richards is a citizen of Alabams and a non-resident Al the State of Tennessee:
It is therefore ordered, That she make her annie will be taken or confessed as her, and
that she show cause why this suit should not
be revived against her, or the same will be
set for hearing exparte; and that a copy of
this order be papallatind once a week, for four
ancessive weeks, in the Memphis Appeal.
A copy—Attest:
EDMUND A COLE, Clerk and Master.
By R J. BLACK, D. C & M.
Randolph & Hammond, Sola for compit 128

Non-Resident Notice.

No. B3-In the First Chancery Court of Shel-by County, Tennessee-B. J. Black. Adm'r of W. J. Somervell, dec'd, vs. Ass. Shelton. B. B. DeBarre, Louisa DeBarre, D. H. Pos-ton, Adm'r o' S. Merrill, dec'd, and E. A. Cole, C and M. T. appearing that the world of the County

Cole, C and M.

IT appearing that the writ of attachment was issued in this cause against the estate of Asa Shelton on the 5th day of January, 1871, on the bitt of complainant, under oath filed hereir, alleging that said Asa Shelton is a non-resident of the State of Tennessee, and that he is indelved to complainant, as adm'r aforesaid, in the sum of about will and interest due by two promissory notes executed to said Somervel by Shelton & Panham, and that said attachment has been levied on the property of said defendant; and it further appearing from affidavit that said Asa Shelton, E. B. Debaire and Louisa Devarre are non-residents of the State of p Desarre are non-residents of the State of Tennessee: It is therefore ordered. That they make their appearance herein, at the court-house in the city of Memphis, Tenn., on or before the first Monday in March, 1871, and plead, answer or denur to complainent's bill, or the same will be taken for confessed as to them and set

will be taken for confessed as to them and set if or hearing exparte; and that a copy of this a order be published once a week, for four successive weeks, in the Mamphis Appeal.

A copy—attest.

EDMUND A. COLE, Clerk and Master.

By E. B MCHERSHY Deputy C. and M.

Smith & Joherson, and John Somervell, when the succession of the succes Non-Resident Notice.

No. 195.—In the First Chancery Court of Shelby county, Tennessee.—William D. Nel-son et al vs. Emily Nelson et al.

Non-Resident Notice. No. 193 N.R.D.—In the Second Chancery Court of Shelby county, Tenn.—William H. Cherry vs. S. M., 'efferson and P. C. Caple.

LEGAL NOTICES.

CHANCERY SALES.

CHANCERY SALE

eption to exist, etc. EDMUND A CO E, Clerk and Master

CHANCERY SALE

-- OE --REAL DSTATE.

No. 1698—N. R.—First Chancery Court of Sheiby county.—C. D. Hart et al. vs. Samuella Shaw et al.

By virtue of an interiocutory decree for B sale entered in the above cause. January 18, 1871, I will seel at public shethout to the highest budder, on the premises, in the city of Memphis, Shelby county, Tennessee, on

Monday, February 13, 1871,

Within legal hours, the following describe property, o wit: A certain lot of ground including the improvements thereon, at maled on the south side of Union arrest, it he city of Memphis, being the second is with buildings on the east of the steineds church, and trouting on said street 17% for by a depth of 11% feet, and the same conveye to A. B. Shaw by A. H. Montgomer et a and particularly described in the deed clien J. Shaw, Executive of A. Shaw, decased, to David Ismison, and begins at point on the south side of Union street 17 feet west of the he hortheast council these world with the south line of Union street.

Saturday, February II, 1871,

ne widowers dower. Trums of Salk, On a credit of A and n lots, a plan or diagram of which can be seen at my office.
This January 21, 1871.
M. D. L. STEWART, Clerk and Master.
Humes & Poston, Sola, for complainant.
SET The above sale is, by consent of counsel, postponed to Wednesday, the lat day of M rch, 1871, at 1° o'clock m., on the premises.
February 8, 1871. February 8, 1911 M. D. L. STEWART, C. and M. CHANCERY SALE

REAL BSTATE. No. 2895.-N. H .- First Chancery Court of Shelby county.-J. G. Kirchoff et al., firm Shelby county.—J. G. Rirchoff et al., firm Rirchoff Brow., vs. Keisev Bend et al. DY virtues of an interiocultary decree for raise D entered in the above cause January is, ISN, I will sell at public anction to the highest bidder, in front of the Clerk and Master's office, Greenlaw Block, Second street, in the city of Memphis, Tennessee, on

Within legal hours, the following described property, to-will Certain lols in the town of Fort Pickering, Shally sounty, Tenn., and known on the original plan of said town as lots Nos. V. 10, 11, 13 and 2, in block No. 5, and lot 20 in block No. 5, and 10, 20 in block No. 5, and 10, and barred.

EDMUND A COLE, Clerk and Muster.

H. Clay King, Attorney.

Monday, February 20, 1871,

NOTICE OF ATTACHMENT.

Attachment Hotice.

Magevney & Rogan, firm composed of Mich-nel Magevney, Jr., Wm. and J. W. Rogan, Monables, Tenn., vs. T. J. Neshitt and John C. Leolin Y virtue of a Trust Deed executed to ma R Louis

If EFURE JANES HALL, Instite of the Peace
D for Shelly county. All days having
been made in this cases, and attachment is
shed and returned, levied, etc.

It is therefore ordered. That publication be
made in the Manupius Daily Appeal, a newspager published in the city of Memphis, for
four snooses we weeks, commanding the said
T. J. Nes, it and John B. Loftin
to appear before me, at my office,
in the city of Memphis, in the 14th
Civil District of said county, on the 3d day
of Marcia, ESI, at 32 of citeck a.m., and make
defence to said suit serinst him, or it will be the name and style of A. W. Your and recorded in the Register's officer county, Tenn. In Rock No. 8 of ' Morigages," page 188. I will on

ja27 Justice Peace for Shelby county.

Attachment Suit. curso # Co.; firm composed of A s, George A. Cochran, S J. Doyl J. P. Goyle, vs. T. J. Sesbitt and John R. Lottle.

JEFORE JAMES HALL Justice of the Peace

1) for Shally county. Amount having been
made by this came, and attachment issued
and returned, levied, etc.

It is therefore ordered. That publication be a.m., and unske defense to said suit again them, of it will be proceeded with experte. JAM ES HALL, alf Instee Peace for Shelby count

Attachment Notice.

o. 225 A. D. - In the Second Circuit Court of Shelby County Tenn. -- s. Van Emon vs. Thomas F. Farrish, as a member of the firm of Urice & Parrish. It is there'ore ordered, That he he make his personal appearance herein, before the Judge of the Second Circuit Court of Sheiby County on the third Monday in May next and defend said attachment auth within the time prescribed by law, or the same will be proceeded with exparts and that a copy of this order be published once a week for four ceasecture weeks in the Memphis Appeal.

Done at office, this Th day of February, 1871.

By W. Lzwis Whasros, Depuis Cerk.

M. T. Williamson, Lewis & Graig, attorneys for plainting.

Attachment Notice. Dickinson, Williams & Co., firm composed of J. W. Dickinson, W. W. Williams, and Dr. B. F. Dickinson, Wemphis, Tenn., vz. T. J. Nesbitt and John R. Loftin.

1) EFORE JAMES HALL, Justice of the ID reace or Shelby county.—Affidavit having been made in this cause, and attachment issued act returned, levied sign.

Attachment Suit.

Attachment Notice.

At achment Notice. M. Robertson vs. T. O. Bridgeforth, President of Piessant Hill Building Association

> elby county, at my demption barred. D. S. POSTON, Trustee, TRUSTEE'S SALE

fed B. A. MOORE, Justice Penses. HORN LAKE LANDS! Before Tam Holeman, ir., J. P.—William Rolmes vs. Rufus Holmes.

A Trachisher having been seed out in the above entitled cause, on the grounds that the desendant has abscended and is a by r. P. Manning conveying to me, as Truestant of the leafer of Tourses.

and 578.
The title is regarded as perfectly good, but I convey only as Trustee.
J. E. MORGAN, Trustee.
January 18, 1871.
junil

It is therefore ordered. That he make his personal appearance herein, before the Judge of the become threat of Sheithy Country on the toird Monday in May next and defend said attachment suit within the lime prescribed by law, or the same will be proceeded with experte, and that a copy of this order to be published duce a week, for four consecutive weeks, in the Memphis Appeal.

Done at office, this 7th day of a barraary, 1871.

By W. Lewis Whalshow, Deput, Cierk.
M. T. Willingson, Lewis & Graig, satys for plaintiff.

FOR SAICS: Shexes bottles, to gas feet; a boxes bottles; of gas attinction that boxes, it is the sum of the same time of the same time of the same time.

MARCUS J. WHIGHT, Sheriff.

By W. Lewis Whalshow, Deput, Cierk.
M. T. Willingson, Lewis & Graig, satys for plaintiff.

A DDITIONAL loss have been laid off at door, levied, etc.

The defendant will take notice that this cause is as for trial in Monday, the tilt day of March, 1872, at 20/10ck p.m., before me, a Justice of the Peace for Shelby county, at my office, in Memphis, the tilvi District of Shelby county, when and where the defendant can appear and defend said suit, or the same will be proceeded with experte; and it is further ordered that this notice be published in the Dally Appeal once a week for four consecutive weeks.

S. S. A. MOORE, Justice Peace.

By DDITIONAL loss have been laid off at DDITIONAL loss have been laid at laid at DDITIONAL loss have been laid at laid at DDITIONAL loss have been laid at plator the ZDITIONAL loss have been laid at la It has been fixed as the permanent termin-

of merchandise, and all the fixtures and upniture in said store house, or so small the refor as may be necessary to satisfy the provisions of said Trust Deed.

WM. R. MITCHELL, Trustes.

Chapp & Meux, Alterneys. Trustee's Sale. By virtue of a Deed in Trust executed to ma on the 28th of Sovember, 187, by W. D. Gaither, and recorded in the Register a office of Shelby county, Tennesses, in Book No. 52, pages 531, etc.; and no the purpose of carry-ing out the trusts therein specified, I will, on

TRUSTEES' SALES.

Trustee's Sale.

Monday, 13th February, 1871,

ring west side of Main street, in the street

Tuesday, March 14, 1871,

During legal hours, at the present result of said W. D. Guither, sell for cash, at pr

believed to be good.

Trustee's Sale.

24th Day of February, 1871,

Monday, the 13th of February, 1871, mory, 1871. TOM HOEEMAN, JR., J. P.

Baxter & Smith vs. Henry Bessley.

Trach MENT having been issued by me in the above cause, on the ground that a delendant is a non-resident of the State Tennessee, so that the ordinary process of w cannot be served upon him, and the cannot be served upon him, and the